# **EXHIBIT D**

IN RE: LEHMAN BROTHERS HOLDINGS, INC., SECURITIES & EMPLOYEE RETIREMENT INCOME SECURITY ACT (ERISA) LITIGATION

MDL No. 2017

#### TRANSFER ORDER

Before the entire Panel\*: Ten individual defendants¹ affiliated with Lehman Brothers Holdings, Inc. (Lehman Brothers) have moved, pursuant to 28 U.S.C. § 1407, for coordinated or consolidated pretrial proceedings of this litigation in the Southern District of New York. Responding defendants join in the motion. Plaintiffs in the three Southern District of New York and one Eastern District of New York ERISA or "Structured Notes" actions agree that centralization is appropriate, but ask that these actions be coordinated, rather than consolidated, with the other actions in this litigation, because these plaintiffs' actions (1) have distinct legal causes of action with different burdens of pleading and proof or (2) involve different types of securities. Plaintiffs in the six Arkansas actions and the two California actions oppose the motion, arguing that (1) their actions do not share sufficient questions of fact with the other actions in this litigation, and/or (2) motions to remand their actions to state court are pending.

This litigation presently consists of seventeen actions listed on Schedule A and pending in five districts as follows: eight actions in the Southern District of New York, five actions in the Western District of Arkansas, two actions in the Northern District of California and one action each in the Eastern District of Arkansas and the Eastern District of New York.<sup>2</sup>

After considering all argument of counsel, we find that the actions in this litigation involve common questions of fact, and that centralization under Section 1407 in the Southern District of New York will serve the convenience of the parties and witnesses and promote the just and efficient conduct of the litigation. All actions share factual questions relating to whether defendants allegedly made materially false and/or misleading statements which had a negative impact on Lehman Brothers securities. Whether

Judges Heyburn, Hansen and Damrell took no part in the disposition of this matter.

<sup>&#</sup>x27; Michael L. Ainslie, John F. Akers, Roger S. Berlind, Thomas H. Cruikshank, Marsha Johnson Evans, Sir Christopher Gent, Roland A. Hernandez, Henry Kaufman, John D. Macomber and Christopher O'Meara.

<sup>&</sup>lt;sup>2</sup> The Panel has been notified that five related actions have recently been filed. These actions will be treated as potential tag-along actions. *See* Rules 7.4 and 7.5, R.P.J.P.M.L., 199 F.R.D. 425, 435-36 (2001).

the actions are brought by securities holders seeking relief under the federal securities laws or participants in Lehman Brothers's retirement savings plans suing for violations of the Employee Retirement Income Security Act of 1974, all actions can be expected to focus on a significant number of common events, defendants, and/or witnesses. Centralization under Section 1407 will eliminate duplicative discovery; avoid inconsistent pretrial rulings, including on the issue of class certification; and conserve the resources of the parties, their counsel and the judiciary.

Some opposing plaintiffs express reservations concerning the management of their actions in this MDL proceeding, because their actions involve different types of Lehman Brothers's securities or legal claims. Transfer to a single district under Section 1407, however, has the salutary effect of placing all related actions before one court which can formulate a pretrial program that: 1) allows pretrial proceedings with respect to any non-common issues to proceed concurrently with pretrial proceedings on common issues, In re Multi-Piece Rim Products Liability Litigation, 464 F.Supp. 969, 974 (J.P.M.L. 1979); and 2) ensures that pretrial proceedings will be conducted in a streamlined manner leading to the just and expeditious resolution of all actions to the overall benefit of the parties. The MDL No. 2017 transferee court can employ any number of pretrial techniques - such as establishing separate discovery and/or motion tracks - to efficiently manage this litigation. Plaintiffs' concerns regarding the manner and extent of coordination or consolidation of the pretrial proceedings can be presented to the transferee judge. The governing statute contemplates transfer for "coordinated or consolidated pretrial proceedings." 28 U.S.C. § 1407(a). Accordingly, we leave the extent of coordination or consolidation of the securities and ERISA actions to the discretion of the transferee judge. See In re The Bear Stearns Companies Inc. Securities, Derivative and Employee Retirement Income Security Act (ERISA) Litigation, 572 F.Supp.2d 1377 (J.P.M.L. 2008); In re Mutual Funds Litigation, 310 F.Supp.2d 1359 (J.P.M.L. 2004); In re Equity Funding Corp. of America Securities Litigation, 375 F.Supp. 1378 (J.P.M.L. 1974).

Plaintiffs can also present any remand motions to the transferee judge. See, e.g., In re Ivy, 901 F.2d 7 (2d Cir. 1990); In re Prudential Insurance Company of America Sales Practices Litigation, 170 F.Supp.2d 1346, 1347-48 (J.P.M.L. 2001).

We are persuaded that the Southern District of New York is an appropriate transferee district for this litigation, because (1) eight of the seventeen actions are already pending there, and (2) Lehman Brothers is headquartered in New York City and accordingly parties, witnesses and documents may be found there.

IT IS THEREFORE ORDERED that, pursuant to 28 U.S.C. § 1407, the actions listed on Schedule A and pending outside the Southern District of New York are transferred to the Southern District of New York and, with the consent of that court, assigned to the Honorable Lewis A. Kaplan for coordinated or consolidated pretrial proceedings with the actions pending there and listed on Schedule A.

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# PANEL ON MULTIDISTRICT LITIGATION

J. Frederick Motz Acting Chairman

John G. Heyburn II, Chairman\* Kathryn H. Vratil W. Royal Furgeson, Jr.

Robert L. Miller, Jr. David R. Hansen' Frank C. Damrell, Jr. IN RE: LEHMAN BROTHERS HOLDINGS, INC., SECURITIES & EMPLOYEE RETIREMENT INCOME SECURITY ACT (ERISA) LITIGATION

MDL No. 2017

# SCHEDULE A

## Eastern District of Arkansas

Glen Deathrow, et al. v. Richard S. Fuld, Jr., et al., C.A. No. 4:08-4149

# Western District of Arkansas

Cecil Mease, et al. v. Richard S. Fuld, Jr., et al., C.A. No. 2:08-2123 Cecil Mease v. Richard S. Fuld, Jr., et al., C.A. No. 2:08-2124 Michael Shipley v. Richard S. Fuld, Jr., et al., C.A. No. 2:08-2125 Guy S. Warden, Jr. v. Richard S. Fuld, Jr., et al., C.A. No. 2:08-2126 Henry Napierala, et al. v. Richard S. Fuld, Jr., et al., C.A. No. 2:08-2127

## Northern District of California

Zenith Insurance Co. v. Richard S. Fuld, Jr., et al., C.A. No. 3:08-5352
The San Mateo County Investment Pool v. Richard S. Fuld, Jr., et al., C.A. No. 3:08-5353

# Eastern District of New York

Michael Swiskay, et al. v. Citigroup Global Markets, Inc., et al., C.A. No. 2:08-4600

#### Southern District of New York

Operative Plasterers & Cement Masons International Association Local 262 Annuity Fund v. Lehman Brothers Holdings, Inc., et al., C.A. No. 1:08-5523

Alex E. Rinehart, et al. v. Lehman Brothers Holdings, Inc., et al., C.A. No. 1:08-5598

Fogel Capital Management, Inc. v. Richard S. Fuld, Jr., et al., C.A. No. 1:08-8225

Anthony Peyser v. Richard S. Fuld, Jr., et al., C.A. No. 1:08-9404

Stephen P. Gott v. UBS Financial Services, Inc., et al., C.A. No. 1:08-9578

Jeffrey Stark, et al. v. Erin Callan, et al., C.A. No. 1:08-9793

Stanley Tolin v. Richard S. Fuld, Jr., et al., C.A. No. 1:08-10008

Enrique Azpiazu v. UBS Financial Services, Inc., et al., C.A. No. 1:08-10058

# Party Representation Key

\* Signifies that an appearance was made on behalf of the party by the representing attorney.

# Specified party was dismissed in some, but not all, of the actions in which it was named as a party.

All counsel and parties no longer active in this litigation have been suppressed.

## This Report is Based on the Following Data Filters

Docket: 2017 - Lehman Brothers Holdings, Inc., SEC & ERISA For Open Cases

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Docket: 2017 - IN RE: Lehman Brothers Holdings, Inc., Securities & Employee Retirement Income Security Act (ERISA) Litigation

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ATTORNEY - FIRM

REPRESENTED PARTY(S)

Banca IMI S.P.A., Piazzetta Giordano

Dell' Amore #3 Milan, Italy 20112 =>

Banca IMI S.P.A.

Bashian, James V.

LAW OFFICES OF JAMES V BASHIAN PC

500 Fifth Avenue Suite 27000 New York, NY 10110 => Phone: (212) 921-4110 Fax: (212) 921-4249 Email: Jbasbian@basbianlaw.com

Peyser, Anthony

Caja de Ahorros Y Monte,

Plaza De Celenque 2 Madrid, E-28013 Spain Caja de Ahorros Monte de Piedad de Madrid

Chepiga, Michael J.

SIMPSON THACHER & BARTLETT LLP

425 Lexington Avenue New York, NY 10017-3954 =>Phone: (212) 455-2000 Fax: (212) 455-2502 Email: mchepiga@stbiaw.com

Ainslie, Michael L.\*; Akers, John F.\*; Berlind, Roger S.\*; Board of Directors Lehman Brothers Holding, Inc.; Cruikshank, Thomas H.\*; Employee Benefit Plans Committee; Evans, Marsha Johnson\*; Gent, Sir Christopher\*; Goldfarb, David\*; Grundhofer, Jerry A.\*; Hernandez, Roland A.\*; Kaufman, Henry\*; Lehman Brother Holding, Inc. Employee Benefits Plans Committee; Lehman Brothers Holdings Inc.; Lowitt, Ian\*; Macomber, John D.\*; O'Meara, Christopher M.\*;

DZ Finanical Markets, LLC,

609 Fifth Avenue

New York, NY 10017-1021

=>

DZ Finanical Markets, LLC

Uvino, Wendy M.\*

Daiwa Securities SMBC,

5 King William Street

London EC4N 7AX, United Kingdom

=>

Daiws Securities SMBC Europe, Ltd.

Eisenhofer, Jay W.

GRANT & EISENHOFER PA

485 Lexington Avenue

29th Floor

New York, NY 10017

=> Phone: (646) 722-8500 Fax: (646) 722-8501 Email: jeisenhofer@gelaw.com

Rooney, Kathy; Stark, Jeffrey

Farrell, Scott J.

WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP

270 Madison Avenue New York, NY 10016 =>Phone: (212) 545-4600 Fax: (212) 545-4653 Email: farrell@wbafh.com

Buzzo, Jo Anne\*; Dernizio, Linda\*; DeSousa, Maria\*; Fong Monique Miller\*; Rinehart, Alex E.\*

Fier, Seth D.

PROSKAUER ROSE LLP

1585 Broadway New York, NY 10036 =>Phone: (212) 969-3231 Fax: (212) 969-2908 Email: sser@proskauer.com

Callan, Erin\*

Girard, Daniel C.

=> Phone: (415) 981-4800 Fax: (415) 981-4846 Email: deg@girardglbbs.com

Gott, Stephen P.\*

GIRARD GIBBS LLP 601 California Street

Note: Please refer to the report title page for complete report scope and key.

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(Panel Attorney Service List for MDL 2,017 Continued)

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#### ATTORNEY - FIRM

#### REPRESENTED PARTY(S)

Suite 1400

San Francisco, CA 94108

Hynes, Patricia ALLEN & OVERY LLP 1221 Avenue of the Americas New York, NY 10020

=> Phone: (212) 610-6300 Email: patricla.hynes@newyork.allenovery.com

Fuld, Jr., Richard S.\*

Jackson Sceurities, LLC, 100 Auburn Avenue., N.E. Atlanta, GA 30303

Jackson Securities, LLC

Kavaler, Thomas J. CAHILL GORDON & REINDEL LLP

80 Pine Street New York, NY 10005 => Phone: (212) 701-3006 Fax: (212) 269-5420 Email: Tkavaler@cahill.com Edward D. Jones & Co., L.P.\*

Kehoe, John Anthony SCHIFFRIN BARROWAY TOPAZ & KESSLER LLP 280 King of Prussia Road Radnot, PA 19087

=>Phone: (610) 822-0273 Fax: (610) 667-7056

Fire & Police Pension Association of Colorado & Brockton Contributory Retirement System; Operative Plasterers & Cement Masons Interanational Association Local 262 Annuity Fund

King, Marshall R. GIBSON DUNN & CRUTCHER LLP 200 Park Avenue New York, NY 10166

=> Phone: (212) 351-4000 Fax: (212) 351-4035 Email: mking@glbsonduan.com UBS Financial Services, Inc.\*

Lowenthal, Mitchell A. CLEARY GOTTLIEB STEEN & HAMILTON LLP One Liberty Plaza New York, NY 10006

=>Phone: (212) 225-2760 Fax: (212) 225-3999 Email: mlowenthal@cgsh.com

A.G. Edwards & Sons, Inc. \*; ABN AMRO Holding N.V. \*; ABN AMRO Inc. \*; ANZ Securities, Inc.\*; B.C. Ziegler & Co.\*; Banc of America Securities, LLC\*; BBVA Securities, Inc.\*; BNY Capital Markets, Inc. \*; Cabrera Capital Markets, LLC\*; Calyon Securities (USA), Inc. \*; Charles Schwab & Co., Inc.\*; Charles Schwab & Co., L.P.; CIBC World Markets Corp.\*; Citigroup Global Markets Corp.\*; Citigroup Global Markets, Inc.\*; Commerzbank Capital Markets Corp.\*; Countrywide Securities Corp.\*; Credit Suisse (USA), Inc.\*; D.A. Davidson & Co.\*; Davenport & Co., LLC\*; DnB NOR Markets\*; Ferris Baker Watts & Inc.\*; Fidelity Capital Markets Services\*; Fifth Third Securities, Inc.\*; Fixed Income Securities, Inc.\*; Fortis Securities, LLC\*; H&R Block Financial Advisors, Inc.\*; Harris Nesbitt Corp.\*; HSBC Securities (USA), Inc.\*; HVB Capital Markets, Inc.\*; Hypo Capital Markets, Inc.\*; Janney Mongomery Scott, LLC\*; Keefe Bruyette & Woods, Inc.\*; Keybanc Capital Markets, Inc.\*; LaSalle Financial Services, Inc.\*; Loop Capital Markets, LLC\*; Maxim Group, LLC\*; Mellon Financial Markets, LLC\*; Merrill Lynch, Pierce, Fenner & Smith, Inc.\*; Mesirow Financial, Inc.\*; Mizuho Securities USA, Inc.\*; Morgan Keegan & Co., Inc.\*; Morgan Stanley & Co., Inc.\*; Muriel Siebert & Co., Inc.\*; nabCapital Securites, LLC\*; National Australia Bank, Ltd.\*; National Australia Capital Markets, LLC\*; National Financial Services, LLC; Oppenheimer & Co., Inc. \*; Piper Jaffray & Co.; Raymond James & Associates, Inc.\*: RBC Dain Rauscher, Inc.\*: RBS Greenwich Capital\*; Robert W. Baird & Co., Inc.\*: Santander Investment Securities, Inc.\*; Scott & Stringfellow, Inc.; SG Americas Securities, LLC\*; SG Corporate & Investment Banking\*; Siebert Capital Markets\*; SMH Capital, Inc.\*; Sovereign Securities Corp., LLC\*; Standard Chartered Bank\*; Stifel, Nicolaus & Co., Inc.\*; Stone & Youngberg, LLC\*; Suntrust Capital Markets, Inc.\*; SunTrust Robinson Humphrey, Inc.\*; TD Ameritrade Holding Corp.\*; TD Securities (USA), LLC\*; UBS Securities, LLC\*; Utendahl Capital Partners LP\*; Vining Sparks IBG, LP\*; Wachovia Capital Markets, LLC\*; Wachovia Securities, LLC; Wells Fargo Securities LLC\*; Williams Capital Group, L.P. (The)\*; Zions Direct, Inc.\*

Molumphy, Mark C. COTCHETT PITRE & MCCARTHY =>Phone: (650) 697-6000 Fax: (650) 697-0577 Email: mmolumphy@cpmlegal.com San Mateo County Investment Pool (The)\*; Zenith Insurance Co.\*

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(Panel Attorney Service List for MDL 2,017 Continued)

Page 3

#### **ATTORNEY - FIRM**

## REPRESENTED PARTY(S)

840 Malcolm Road Suite 200

Burlingame, CA 94010

Nespole, Gregory M.
WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLP

270 Madison Avenue New York, NY 10016 =>Phone: (212) 545-4600 Fax: (212) 545-4653

Fogel Capital Management, Inc.

Notis, James Stuart GARDY & NOTIS LLP 440 Sylvan Avenue Suite 110

Englewood Cliffs, NJ 07632

=>Phone: (201) 567-7377 Fax: (201) 567-7337 Email: jnotis@gardylaw.com Tolin, Stanley

Pulliam, Randall K.
CAULEY BOWMAN CARNEY & WILLIAMS LLP
[1311 Arcade Drive
Suite 200

Little Rock, AR 72212-5438

=> Phone: (501) 312-8500 Fax: (501) 312-8505 Email: rpultiam@eauleyhowman.com
Caldwell, Rena\*; Deathrow, Glen\*; Dimodica, Madeline\*; Kattell, Barbara\*; Mease, Cecil\*;
Napierala, Henry\*; Napierala, Linda\*; Shipley, Michael\*; Warden, Jr., Guy S.\*

Silk, Gerald H.
BERNSTEIN LITOWITZ BERGER & GROSSMAN LL.P
1285 Avenue of the Americas
38th Floor

New York, NY 10019

=>Phone: (212) 554-1400 Fax: (212) 554-1444 Email: jerry@blbglaw.com

Alameda County Employees' Retirement Association; American European Insurance Co.; Brockton Contributory Retirement System; City of Edinburgh Council as Administering Authority of the Lothian Pension Fund (The); Government of Guam Retirement Fund; Inter-Local Pension Fund Graphic Communications Conference of the International Brotherhood of Teamsters; Kosseff, Marsha; Northern Ireland Local Governmental Officers Superannuation Committee; Operating Engineers Local 3 Trust Fund; Pension Fund Group (The); Police & Fire Retirement System of the City of Detroit; Teamsters Allied Benefit Funds

Speirs, Richard A.
ZWERLING SCHACHTER & ZWERLING LLP
41 Madison Avenue
New York, NY 10010

>> Phone: (212) 223-3900 Fax: (212) 371-5969 Emall: rspeirs@zsz.com Azpiazu, Enrique\*; Swiskay, Judith\*; Swiskay, Michael\*

Strauss, Audrey
FRIED FRANK HARRIS SHRIVER & JACOBSON LLP
One New York Plaza
New York, NY 10004

=>Phone: (212) 859-8862 Fax: (212) 859-8585 Gregory, Joseph M.

Wald, Peter A.

LATHAM & WATKINS LLP

505 Montgomery Street

Suite 2000

San Francisco, CA 94111-2562

=>Phone: (415) 391-0600 Fax: (415) 395-8095 Email: peter.wald@lw.com
Ernst & Young, LLP\*

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IN RE: LEHMAN BROTHERS HOLDINGS, INC., SECURITIES & EMPLOYEE RETIREMENT INCOME SECURITY ACT (ERISA) LITIGATION

MDL No. 2017

#### INVOLVED CLERKS LIST

Christopher R. Johnson, Clerk U.S. District Court P.O. Box 1547 Fort Smith, AR 72902-1547 ARWDdb\_MDLClerk/ARWD/08/USCOURTS

James W. McCormack, Clerk
402 U.S. Courthouse
600 West Capitol Avenue
Little Rock, AR 72201-3325
AREDdb prempro mdl clerk/ARED/08/USCOURTS

Richard W. Wieking, Clerk
Phillip Burton U.S. Courthouse
Box 36060
450 Golden Gate Avenue
San Francisco, CA 94102-3489
Rufino Santos/CAND/09/USCOURTS

Robert C. Heinemann, Clerk Long Island Federal Courthouse 100 Federal Plaza Central Islip, NY 11722-4438 NYEDml\_MDL\_Contacts